

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

P and P Imports LLC	PLAINTIFF(S)	CASE NUMBER
v.		SA CV 18-1099-JVS (JDEx)
99 Cents Only Stores LLC et al	DEFENDANT(S)	NOTICE OF CLERICAL ERROR

You are hereby notified that due to a clerical error documents associated with the filing of the new action
 the following scanned document docket entry have/has been corrected as indicated below.

Title of scanned document: REPORT ON THE DETERMINATION OF AN ACTION Regarding a Copyright

Filed date: April 8, 2019 Document Number(s): 35

Incorrect case number was assigned to this action document

Case number has been corrected. The correct case number is

Incorrect judge's initials were indicated on this action document . The correct judge's initials are:

Incorrect magistrate judge's initials were indicated on this action document . The correct magistrate judge's initials are:

Case has been reassigned from Judge Magistrate Judge _____ to
 Judge Magistrate Judge . The initials of the new judge(s) are:

Case was assigned to Western Southern Eastern division. Pursuant to General Order 19-03, the case

has been reassigned to the Western Southern Eastern division. The former case number

_____ has been reassigned to new case number _____ .

Case title is corrected from _____ to _____

Document has been re-numbered as document number _____

Incorrect Filed Date Date of Document Date ENTERED on CM/ECF was stamped on the document.

The correct date is _____.

Document is missing page number(s): _____

To ensure proper routing of documents, all documents filed with the court must reflect the following case number

and judge's initials: _____

Other: Report on Determination of An Action Regarding a Copyright (Closing) was docketed with the wrong

attachment to the report. The Order of Dismissal has been replaced to include the correct order of dismissal. Attachment included.

CLERK, U.S. DISTRICT COURT

Date: April 8, 2019 By: /s/ Evelyn Synagogue

By: /s/ Evelyn Synagogue

Deputy Clerk

JS - 6

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

The Court having been advised by the counsel for the parties that the above-entitled action has been settled,

IT IS ORDERED that this action be and is hereby dismissed in its entirety without prejudice to the right, upon good cause being shown within 45 days, to reopen the action if settlement is not consummated.

DATED: April 8, 2019

James V. Selna

United States District Judge